Before the FEDERAL COMMUNICATIONS COMMISSION Washington, D.C 20554

In the Matter of) MM DOCKET NO. 95-154
CONTEMPORARY MEDIA, INC.)
Licensee of Stations WBOW(AM), WZZQ(AM), and WZZQ (FM), Terre Haute, Indiana	
Order to Show Cause Why the Licenses for Stations WBOW(AM), WZZQ(AM), and WZZQ(FM) Terre Haute. Indiana, Should Not Be Revoked	JUL 1 6 1996
CONTEMPORARY BROADCASTING, INC.)
Licensee of Station KFMZ(FM), Columbia Missouri, and Permittee of Station KAAM-FM, Huntsville, Missouri (unbuilt))
Order to Show Cause Why the Authorizations for Stations KFMZ(FM), Columbia, Missouri; and KAAM-FM, Huntsville, Missouri, Should Not Be Revoked)))
LAKE BROADCASTING, INC.)
Licensee of Station KBMX(FM), Eldon, Missouri and Permittee of Station KFXE(FM), Cuba, Missouri)))
Order to Show Cause Why the Authorizations for Stations KBMX(FM), Eldon, Missouri; and KFXE(FM), Cuba, Missouri, Should Not Be Revoked)))
LAKE BROADCASTING, INC.) File No. BPH -921112 MH
For a Construction Permit for New FM Station on Channel 244A at Bourbon, Missouri)))

To: The Honorable Arthur I. Steinberg Administrative Law Judge

MOTION FOR EXTENSION OF TIME

Contemporary Media, Inc., Contemporary Broadcasting, Inc. and Lake Broadcasting, Inc. (the "Licensees"), by their attorneys, hereby respectfully request a one-month extension of time, from August 9, 1996 to September 9, 1996, within which to file Proposed Findings

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of Fact and Conclusions of Law ("Proposed Findings") in the above-referenced proceeding.

In support hereof, the following is shown:

- 1. The Proposed Findings are currently due on August 9, 1996, and Replies are due on August 23, 1996. However, for reasons which are a matter of attorney-client privilege, the status of undersigned counsel's continuing representation of the Licensees in this proceeding was uncertain from June 28, 1996, until this morning. Consequently, it would have been inappropriate for the undersigned to have engaged in preparation of the Proposed Findings during this period. Accordingly, in light of the above and because of prior professional commitments for other clients, including a pleading in response to a Notice of Apparent Liability due on July 29, 1996, and a closing on the sale of a radio station scheduled for July 29, 1996, undersigned counsel respectfully request an extension of time, from August 9, 1996 to and including September 9, 1996, for the filing of the parties' Proposed Findings herein. Proposed Findings herein.
- 2. In this connection, the Licensees wish to emphasize that this is their first request for an extension of any procedural date previously set herein. Given the two-plus weeks of uncertainty concerning undersigned counsel's continuing representation of the Licensees, plus the intervening events referred to above requiring advance preparation for a July 29, 1996 station closing and pleading deadline, it is respectfully submitted that the one-month extension herein requested is not unreasonable.

Despite continuing good faith efforts on the part of both parties to resolve their differences more expeditiously, a resolution was not finally achieved until this morning.

If the instant Motion is granted in full, undersigned counsel requests that the date for filing Replies herein be rescheduled for Friday, September 27, 1996, in view of the intervening Jewish holidays.

3. Undersigned counsel has informally advised counsel for the Mass Media Bureau ("Bureau") of the instant request and has been informed that the Bureau has no objection to an extension of time of two weeks duration, i.e., through August 23, 1996, for the filing of the Proposed Findings.

4. The Licensees respectfully submit that the requested extension of time -through September 9, 1996 for the filing of Proposed Findings -- will neither prejudice the
Bureau nor unduly delay the ultimate disposition of this proceeding.

WHEREFORE, for good cause shown, the Licensees respectfully request an extension of time through September 9, 1996, for the filing of Proposed Findings of Fact and Conclusions of Law in this proceeding.

Respectfully submitted,

Howard J. Braun Shelley Sadowsky

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Counsel for Contemporary Media, Inc., Contemporary Broadcasting, Inc. and Lake Broadcasting, Inc.

July 16, 1996

CERTIFICATE OF SERVICE

I, Debra A. Williams, a secretary in the law offices of Rosenman & Colin LLP, do hereby certify that on this 16th day of July, 1996, I have caused to be hand-delivered, a copy of the foregoing "Motion for Extension of Time" to the following:

Hon. Arthur I. Steinberg Administrative Law Judge Federal Communications Commission 2000 L Street, N.W. Room 228 Washington, D.C. 20554

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